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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/023,746	12/21/2001	Jae Kyung Lee	K-0372	5271
34610	7590 03/25/2005		EXAMINER	
FLESHNER & KIM, LLP P.O. BOX 221200 CHANTILLY, VA 20153		ZURITA, JAMES H		
			ART UNIT	PAPER NUMBER
OIII II II II II I	, 111 20100	·	3625	
			DATE MAILED: 02/25/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

7		Application No.	Applicant(s)	-				
/	Office Action Summany	10/023,746	LEE, JAE KYUNG					
Office Action Summary		Examiner	Art Unit					
	The MAN INC DATE of this committee	James H Zurita	3625					
Peri	The MAILING DATE of this communication appoint of for Reply	ears on the cover sheet with the c	orrespondence address					
1	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 1 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION							
Stat	us							
•	Responsive to communication(s) filed on $\underline{21 De}$	ecember 2001.						
28	a) This action is FINAL . 2b) This	action is non-final.						
3	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disp	osition of Claims							
; -	Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) is/are rejected. Claim(s) is/are objected to. Claim(s) 1-12 are subject to restriction and/or e							
Арр	lication Papers							
9	9) The specification is objected to by the Examiner							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
1.	Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Example 1)		· , ,					
	rity under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attac	hment(s)							
	Notice of References Cited (PTO-892)	4) Interview Summary						
3) 🗌	Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate Patent Application (PTO-152)					

3DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claim 1, drawn to a union remote controller information provider system, classified in class 340, subclass 825.71.
- Claim 2-4, drawn to a union remote controller, classified in class 345, subclass 179.
- III. Claim 5, drawn to a union remote controller, classified in class 345, subclass 179.
- IV. Claim 6, drawn to a union remote controller of a mobile communication terminal that is capable of performing data communication through Internet, classified in class 340, subclass 825.71.
- V. Claims 7-12, drawn to a method for operating a union remote controller information providing system which stores remote controller information for a remote controller function corresponding to each electronic apparatus in a data base, classified in class 705, subclass 26.

Group I (Inventions I-IV) and Group II (Invention V) are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)).

In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because **Group I** requires the use of computers, while **Group II** can be performed manually.

Because these inventions are distinct for these reasons and the search required for **Group I** is not required for **Group II**, restriction for examination purposes as indicated is proper.

Within Group I (including Inventions I-IV)

Inventions I and II are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)).

In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because **Invention I** requires

a server for operating an Internet site which unifies various remote controller information provided from each manufacture company of electronic apparatuses, stores them in the database, and provides remote controller information according to a user's request.

The subcombination has separate utility such as

a communication means connected to an electronic apparatus capable of performing data communication with an Internet site by a radio or wire mode and for receiving remote controller information from the electronic apparatus;

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

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Inventions I and III are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)).

In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because **Invention I** requires

a server for operating an Internet site which unifies various remote controller information provided from each manufacture company of electronic apparatuses, stores them in the database, and provides remote controller information according to a user's request.

The subcombination has separate utility such as

a display means for displaying an Internet site screen accessed through the communication means, a selection screen for an electronic apparatus, and a functional screen of a remote controller, wherein the union remote controller transmits an infrared ray signal corresponding to a key input by a user.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Inventions I and IV are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)).

In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because **Invention I** requires

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a server for operating an Internet site which unifies various remote controller information provided from each manufacture company of electronic apparatuses, stores them in the database, and provides remote controller information according to a user's request.

The subcombination has separate utility such as

an infrared ray transmitting means for transmitting an infrared ray signal according to the remote controller function:

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

Inventions II and III are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)).

In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because **Invention II** requires

a communication means connected to an electronic apparatus capable of performing data communication with an Internet site by a radio or wire mode and for receiving remote controller information from the electronic apparatus;

The subcombination has separate utility such as

a display means for displaying an Internet site screen accessed through the communication means, a selection screen for an electronic apparatus, and a functional screen of a remote controller, wherein the union remote controller transmits an infrared ray signal corresponding to a key input by a user.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

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Inventions II and IV are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)).

In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because **Invention II** requires

a communication means connected to an electronic apparatus capable of performing data communication with an Internet site by a radio or wire mode and for receiving remote controller information from the electronic apparatus;

The subcombination has separate utility such as

a controlling unit for selectively controlling a remote controlling function and a telephone function;

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Inventions III and IV are related as combination and subcombination.

Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)).

In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because **Invention III** requires

a communication means capable of performing data communication with an Internet site which provides remote controller information:

The subcombination has separate utility such as

a controlling unit for selectively controlling a remote controlling function and a telephone function;

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

This application also contains claims directed to the following patentably distinct species of the claimed invention:

If applicant chooses *Invention II* the applicant must select one of the following species: II.a 2, 3 II.b 2, 3

If applicant chooses *Invention V* the applicant must select one of the following species.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable.

A reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

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Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James H Zurita whose telephone number is 703-605-4966. The examiner can normally be reached on 8a-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wynn Coggins can be reached on 703-308-1344. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

James Zurita
Patent Examiner
Art Unit 3625
11 March 2005

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600